

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA AT \_\_\_\_\_

In the Matter of the Will of

\_\_\_\_\_  
(Testator)

Date of Birth: \_\_\_\_\_

Mailing Address: \_\_\_\_\_

\_\_\_\_\_  
Will No. \_\_\_\_\_

AGREEMENT AND RECEIPT FOR DEPOSIT OF WILL

The purpose of depositing a Will with the court is to provide a safe place for the Will. It is not required by law that a Will be deposited with the court. The acceptance of a Will for safekeeping by the court in no way ensures the validity of any provision contained in the Will, nor does acceptance in any way enhance the force or effect of the Will.

AGREEMENT

I, the undersigned, deposit the Last Will and Testament of \_\_\_\_\_  
for safekeeping with the Superior Court of Alaska. I state that \_\_\_\_\_  
\_\_\_\_\_, whose address is \_\_\_\_\_,  
is named personal representative in the Will and is designated to receive a copy of the Will upon  
testator's death and that \_\_\_\_\_, whose address is  
\_\_\_\_\_, is named alternate personal  
representative and is designated to receive a copy of the Will upon testator's death if the personal  
representative named above is unable to serve or receive the Will. The original Will shall be  
kept by the court for safekeeping until filed in an estate proceeding.

This Will is a confidential document before the testator dies and cannot be released except to the  
testator or someone with the testator's written authority without court order. After death, it  
becomes a matter of public record.

\_\_\_\_\_  
Date

\_\_\_\_\_  
Testator/Agent  
(Agent's authorization must be attached)

RECEIPT

I acknowledge receipt of the above mentioned Will for safekeeping.

Attached is the agent's written authorization or general power of attorney from the  
testator as required by Probate Rule 5.

\_\_\_\_\_  
Date

\_\_\_\_\_  
Superior Court Clerk/Registrar